

APR 2 0 2011

VIA FIRST CLASS MAIL

David Rivera PO Box 520633 Miami, FL 33152

RE: MUR 6359

Dear Mr. Rivera:

On August 31, 2010, the Federal Election Commission notified you of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended.

On April 14, 2011, the Commission found, on the basis of the information in the complaint, that there is no reason to believe you violated 11 C.F.R. § 109.21. Accordingly, the Commission closed its file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003).

If you have any questions, please contact Kim Collins, the staff member assigned to this matter at (202) 694-1650.

Sincerely,

Christopher Hughey

Acting General Counsel

BY:

Jeff S. Jordan

Supervisory Attorney

Complaints Examination and Legal Administration

Enclosure

General Counsel's Report



1 2	BEFORE THE FEDERAL ELECTION COMMISSION				
3 4 5 6 7 8 9 10 11 12 13 14	In the Matter of MUR 6359 VOTERS RESPONSE DAVID RAMBA DAVID RIVERA FOR CONGRESS AND NANCY H. WATKINS, AS TREASURER DAVID RIVERA)	CASE CLOSURE UNDER THE ENFORCEMENT PRIORITY SYSTEM	2011 APR 1 AN 10: 22	FEDERAL ELECTION COMMISSION
15	GENERAL CO	<u>OUNSEL</u>	'S REPORT		
16	Under the Enforcement Priority Sy	/stem ("EI	S"), the Commission uses formal		

scoring criteria to allocate its resources and decide which cases to pursue. These criteria include, but are not limited to, an assessment of (1) the gravity of the alleged violation, both with respect to the type of activity and the amount in violation, (2) the apparent impact the alleged violation may have had on the electoral process, (3) the legal complexity of issues raised in the case, (4) recent trends in potential violations of the Act, and (5) development of the law with respect to cartain subject matters. It is the Commission's policy that pursuing low-rated matters, compared to other higher-rated matters on the Enforcement docket, warrants the exercise of its prosecutorial discretion to dismiss certain cases, or where there are no facts to support the allegations, to make no reason to believe findings. For the reasons set forth below, this Office recommends that the Commission make no reason to believe findings in MUR 6359.

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Case Closure Under HPS – MUR 6359 General Counsel's Report Page 2 of 5

1	In this matter, the complainant, William R. Barzee, alleges that David Rivera, a
2	2010 general election candidate for Florida's 25th Congressional District, and Voters
3	Response, a self-described "527 electioneering communications organization," coordinated
4	activities against opposing candidate Joe Garcia through a common vendor, Bascom
5	Communications & Consulting LLC ("Bascom Communications"). Specifically,
6	complainant united that on August 6, 2010, Bascoan Communications sent out an e-mail
7	communication (entitled "Statement by David Rivera") denouncing certain false allegations
8	against Mr. Rivera. Complainant also noted that Mr. Rivera did not disclose a
9	corresponding disbursement to the Commission for the e-mail communication, but that
10	Voters Response's state disclosure reports showed a \$1,500 disbursement to Bascom
11	Communications on July 29, 2010. Complaint further noted that Voters Response
12	distributed a flyer critical of Mr. Garcia and that David Ramba, Voters Response Chairman
13	had given the \$2,400 maximum contribution to Mr. Rivera's campaign on March 3, 2010
14	for the August 24, 2810 primary election. ² Based on the above information, complainant
15	surnsised that Mr. Rivera and Voters Response were coordinating their activities. Finally,
16	based on Mr. Ramba's \$2,400 maximum missay election contribution to Mr. Rivern's
17	principal campaign committee, the complaiment also alleges that the respondents
18	circumvented federal contribution limits by permitting Voters Response to offset
19	Mr. Rivera's primary election expenses.
20	In its response, Voters Response denied coordinating any activities with
21	Mr. Rivera's campaign. Voters Response explained that it retained Bascom

Complaint appended a copy of the e-mill, with the recipient's name obscured.

Completionan apprented an undated and gardial copy of the Voters Russianus Syer.

Case Closure Under EPS - MUR 6359 General Counsel's Report Page 3 of 5

Communications to assist it with media and social networking research of state candidates 2 between July 1, 2010 and May 31, 2011. Voters Response provided a July 21, 2010 -3. retainer agreement that requires Bascom Communications to provide for a \$1,500 monthly fee, strategic communications consulting and social networking services, including 5 professional associes, email detabase maintenance, email distribution service, and limited 6 editing and copy writing of sanial mitworking autremia carrespondences. Voters Response 7 assects that it did not discuss its federal activities with Bascom Communications and did ust 8 compensate Bascom Communications for any work it may have done for Mr. Rivera's 9 campaign. Voters Response further asserts that it was not aware that Bascom 10 Communications was also providing services to Rivera's campaign until it was contacted 11 by the press about the complaint. 12 In its response, the Committee also denies coordinating any activities with Voters 13 Response. The Committee acknowledges having a business relationship with Bascom Communications, explaining that it hired the company as an independent contractor as of August 1, 2010. In sworn affidavits, the president of Bascom Communications and the 15 Committee's pumpaign manager declared that Bascon Communications and the Committee 16 17 were unaware of, and not involved with, the Yoter Response flyer appended to the 18 complaint. Bascom Communications also denied using or conveying to Voter Response 19 any information about the Committee's campaign plans or needs. The Committee and Bascom Communications further deny any arrangement with Voters Response to pay 20 21 Bascom Communications for services the company performed for the Committee. The 22 Committee paid Bascom Communications \$2,500 on August 24, 2010 for media consulting 23 and disclosed the payment to the Commission.

Case Closure Under EPS – MUR 6359 General Coursel's Report Page 4 of 5

1	According to the Commission's regulations, coordination involves a comprehensive
2	three-pronged test: 1) payment by a person other than the candidate; 2) satisfaction of one
3	of five content standards; and 3) satisfaction of one of six conduct standards. See 11 C.F.R.
4	§ 109.21(a), (c) and (d). The facts supplied by the complainant do not appear to satisfy the
5	coordination test and the allegations appear to be refuted or sufficiently explained by the
6	complaint responses. Specifically, it does not appear that Voters Response paid for the
7	August 6, 2010 e-mail. Votera Response's July 29, 2010 disburrement to Bascom
8	Communications appears to be an unrelated payment consistent with Voters Response's
9	retainer agreement with Bascom Communications. It appears that the Committee paid for
10	the e-mail expenses through its August 24, 2010 disbursement to Bascom Communications.
11	Similarly, although it appears that Voters Response paid for the flyer, the complaint does
12	not show that Bascom Communications or the Committee was involved in any way with the
-13	flyer. See 11 CFR § 109.21(d). Thus, although Bascom Communications was a common
14	vendor to the Committee and Voters Response, it does not appear that either the e-mail or
15	the flyer is a coordinated communication under the Commission's regulations. See
16	11 C.F.R. § 109.21(d)(4). Accordingly, this Office recommends that the Commission find
17	that there is no reason to believe that Vaters Response, David Rivera for Congress and
18	Namey H. Watkins, in her official capacity as transurer, David Rivera, and David Ramba
19	violated 11 C.F.R. § 109.21.

Case Closure Under HPS - MUR 6359 General Counsel's Report Page 5 of 5

1 2	RECOMMENDATIONS
3 4 5 6	1. Find no reason to believe that Voters Response, David Rivera for Congress and Nancy H. Watkins, in her official capacity as treasurer, David Rivera, —and David Ramba violated 11 C.F.R. § 109.21.
7	2. Close the file.
9	3. Approve the appropriate letters.
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 29 30 31 32 33 34 35 36 37	Christopher Hughey Acting General Counsel BY: Gregory R. Baker Special Counsel Complaints Examination & Legal Administration Jeff S. Jordan Supervisory Attorney Complaints Examination & Legal Administration Legal Administration
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